

**Court of Appeals, State of Michigan**

**ORDER**

Tina Veneskey v Michael Keith Sulier

Docket No. 355471

LC No. 20-024551-DC

Michael J. Kelly  
Presiding Judge

Stephen L. Borrello


Amy Ronayne Krause  
Judges

---

The motion for immediate consideration is GRANTED.

The motion to waive the transcript production requirement of MCR 7.209 is GRANTED.

The motion for stay pending appeal is GRANTED, and further proceedings are STAYED pending resolution of this appeal or further order of this Court.

  
\_\_\_\_\_  
Presiding Judge

Borrello, J., This custody matter is presented to this Court in the form of an emergency. Apparently, it involves a custody dispute between a father and grandparents. Courts in South Carolina are involved. Last evening, petitioners suddenly realized this case had become an emergency so they sought to invoke the power of this Court to grant them a stay, something they seemingly forgot to do in the trial court. My colleagues have chosen to grant that stay with virtually no evidence to support petitioner's claims and without a transcript of the proceedings or without allowing the father sufficient time to submit a response. I cannot find any need for this Court interrupting the normal process of the trial court, and in the absence of verified evidence supporting petitioner's claims, I am suspect as to what has occurred to this point such that I would allow the trial court, who is in a far better position than this Court to continue to adjudicate the merits of these claims. For these reasons, I DENY the motions for stay.



A true copy entered and certified by Jerome W. Zimmer Jr., Chief Clerk, on

May 6, 2021

Date

  
\_\_\_\_\_  
Chief Clerk